

Kentucky Gazette.

NUMB XLVI]

Quicquid agunt homines — nos tri ferrago libelli. Juv. Sat. 8. v. 85.

[VOL. VI

S A T U R D A Y, AUGUST 3, 1793.

LEXINGTON; Printed by JOHN BRADFORD, at his Office on Rose Street; where Subscriptions, (at Fifteen Shillings per Annum) Advertisements &c. are thankfully received, and Printing in its different branches done with care and expedition.

KENTUCKY, to wit:
May Court of Appeals, 1793.
William Shannon, Plaintiff,
Isaac Larue, Plaintiff,
Against
Oburn Spriggs, Defendant.
Upon a caveat for 2,000 acres of
land in Jefferson county, on the
east side of Brashears' creek.
THE defendant having failed
to enter his appearance herein,
agreable to a rule of this
court, and it appearing by fatisfactory
proof to the court, that he is
not an inhabitant of this state.
On the motion of the plaintiff by
his attorney, it is ordered, that the
said defendant do appear here on
the twenty-fourth day of the next
October court, and answer the
complaint of the said plaintiff;
and that a copy of this order be
published three times in the Ken-
tucky Gazette.

A copy. Test,
Thomas Todd, C.C.A.

KENTUCKY, to wit:
May Court of Appeals, 1793.
George Harrison, Plaintiff,
Against
John Hickman, Defendant.
Upon a Caveat for 2,000 acres of
land lying in Jefferson county,
on the head of Breinen's lick
creek and Little Kentucky.
THE defendant having failed
to enter his appearance herein,
agreable to a rule of this court,
and it appearing by fatisfactory
proof to the court, that he is not
an inhabitant of this State. On
the motion of the Plaintiff by his
Attorney, it is ordered, that the
said Defendant do appear here on
the twenty-fourth day of the next
October Court, and answer the
complaint of the said plaintiff;
and that a copy of this order be
published three times in the Ken-
tucky Gazette.

A copy. Test,
Thomas Todd, C.C.A.

AL persons that have any de-
mands against the subscriber,
are desirous to bring in their accounts,
settlement on or before the 15th
of July next; and those that are im-
ded to them, are desired in the
most particular manner, to make pay-
ment before that time, as they cannot
possibly have any further indulgence,
except where it has been otherwise a-
greed on by special contract.

SATURDAY,
Who have on hand, a neat ador-
ement of Merchandise, wh ch will
sell at the most moderate prices, for
cals, beef, &c. &c.
Lexington, June 25. ff

Taken up by the subscriber
living in Clarke county, at Hazle-
rig's mill, on Boon's creek, a bay
horse, about seven years old, no
brand perceptible, about thirteen
hands high, with a star and spot
appraised to £15.

Charles Hazlerig.

May 20. ff

Taken up by the subscriber

KENTUCKY to wit:
May Court of Appeals 1793.

William Shannon, Plaintiff,
against
John Lewis, Defendant
Upon a Caveat for 2,000 acres
of land, lying in Jefferson coun-
ty, on the waters of Floyd's
f. and Bullskin.

THE defendant having failed

to enter his appearance herein,
agreable to a rule of this
court, and it appearing by satisfac-
tory proof to the court that he is
not an inhabitant of this state.

On the motion of the plaintiff by

his attorney, it is ordered, that the
said defendant do appear here on
the twenty-fourth day of the next
October Term and answer the
complaint of the said plaintiff;

and that a copy of this order be
published three times in the Ken-
tucky Gazette.

A copy. Test

Thomas Todd, C.C.A.

KENTUCKY, to wit:
May Court of Appeals, 1793.

Eno. Smith, complainant,
against
John M'Duffit,
Andrew Lyda,
Henry Wilson, &
John Andrew Miller.

In Chancery.

THE defendant Andrew Lyda
not having entered his ap-
pearance herein, agreeable to a
rule of this court, and it appear-
ing by fatisfactory proof to the
court, that he is not an inhabitant
of this state. On the motion of
the complainant by his counsel, it
is ordered that the said defendant do
appear here on the twelfth day
of the next October court, and an-
swer the bill of the said complain-
ant; and that a copy of this order be
published three times in the Ken-
tucky Gazette.

A copy. Test

Thomas Todd, G.C.A.

KENTUCKY, to wit:

May Court of Appeals, 1793.

Samuel Neal, Plaintiff,

Against

Nathaniel Manning, Defendant.

Upon a Caveat for five hundred

acres of land in Jefferson county,

on the waters of Harrod's creek,
on the South side.

THE defendant having failed to

enter his appearance herein,
agreable to a rule of this court;

and it appearing by fatisfactory
proof to the court that he is not
an inhabitant of this State. On

the motion of the Plaintiff by his

Attorney, it is ordered that the
said Defendant do appear here on

the twenty-fourth day of the next

October court, and answer the
complaint of the said Plaintiff;

and that a copy of this order be
published three times in the Ken-
tucky Gazette.

A copy. Test

Thomas Todd, C.C.A.

KENTUCKY, to wit:

May Court of Appeals, 1793.

Samuel Neal, Plaintiff,

Against

Nathaniel Manning, Defendant.

Upon a Caveat for five hundred

acres of land in Jefferson county,

on the waters of Harrod's creek,
on the South side.

THE defendant having failed to

enter his appearance herein,
agreable to a rule of this court;

and it appearing by fatisfactory
proof to the court that he is not
an inhabitant of this State. On

the motion of the Plaintiff by his

Attorney, it is ordered that the
said Defendant do appear here on

the twenty-fourth day of the next

October court, and answer the
complaint of the said Plaintiff;

and that a copy of this order be
published three times in the Ken-
tucky Gazette.

A copy. Test

Thomas Todd, C.C.A.

FOR SALE —

M of this place; situated upon
the waters of North Elkhorn and
Cane Run; there is a good Log
House weather boarded, with other
necessary conveniences for a far-
mer; for particulars, apply to

Augustus W. WADDEY.

Who will go into the settlements
in August next, and requires all
persons to give in their accounts
(every way) that they may be ad-
judged.

Lex. June 26, 1793.

At a Court of Quarter Sessions con-
tinued and held for the county of

Nelson, at the Court-house in
Eaird's town, on Thursday the
thirteenth day of June, 1793.

John Philips, Complainant,

Against

John Wible, Defendant

IN CHANCERY.

THE said Defendant not having
entered his appearance accord-
ing to the Act of Assembly and
the rules of this Court, and it ap-
pearing to the satisfaction of

the Court, that he is no inhabitant of

this State; on the motion of the
Complainant by his Counsel, it is
ordered that the said Defendant do
appear here on the first day of their
next Session of Court, and answer the
bill of the said Plaintiff, and that a
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two months successively, and that a
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PHILADELPHIA, June 5.

On Saturday, the first of June, arrived at New-York, the ship William, Capt. Anderson, in 41 days from Liverpool. This vessel brings London news to the eighth April.—The sum of her accounts is, that Portugal had joined in the league against France; That a French ambassador had arrived at Lisbon, who after two days stay, was ordered to leave the kingdom immediately—that an insurrection had taken place in Paris, wherein 30,000 persons lost their lives—that all the Bourbon family, except the queen and the prisoners in the temple, were to be confined at Marseilles, and to be held as hostages for the safety of the commissioners, whom Dumourier's treachery had delivered up to the Austrians.—The foregoing, with many other, are British ministerial accounts. From the minutes of the National Convention proceedings, and other Paris documents to nearly the middle of April, the republic was in safety, the insurgents on the decline, and a certainty existed that Dumourier, with a troop of hussar cavalry, general Valence, young Orleans, & a few other officers had gone over to the enemy, but that the army remained firm, and was re-organizing and re-enlisting rapidly under general Dampierre; thousands of recruits were coming in every day, and the northern army was growing to such a size as to promise in a short time to be able to commence active operations against the despotic forces.

June 12.

The official intelligence that follows appears in a French Paris paper of April 9.

The posture of affairs on our frontier is hourly becoming more encouraging. Dumourier is nearly abandoned, and the different corps of the northern army are rapidly organizing into an invincible phalanx. The traitor in his flight had a narrow escape from the fire of several battalions; his horse was killed under him, and one of his aid-de-camps fell by his side. All the heavy artillery is returned safe to Valenciennes, and all the provision stores and ammunition to Douay. The fortified towns on the frontier are in the best possible state of defence against the attacks of any force whatever, and in a very short time, from the exertions that are making, will be proof to the most obstinate siege, and provided with every necessary for a great length of time; while the enemy are in an exhausted country, and must bring every breakfast they make some hundred miles. Thus it is to be hoped, the check that treason has inflicted on us, will only serve in the end to disgrace the traitors who perpetrated it; and it will be no small advantage to the republican cause, if this event cures the French of their extravagant idolatry for individuals, and that filly propensity to enthusiastic admiration of their leaders, upon every transient gale of success. Ignorant or ill-disposed people do our cause infinite harm, constantly spreading absurd apprehensions on the state of our affairs, which have a fatal effect at a distance. Recruiting is going on rapidly, and discipline enforcing. Our enemies well know that France can never fail but by an ill-directed application of its strength. On the 9th of April, (yesterday) after evacuating Malines, an immense quantity of property arrived into Douay; to say, 60 pieces of cannon, 7,500 muskets of the first quality, 2,000 pieces of small cannon with firelocks, 3,000 lbs. wt. of copper, a vast quantity of artillery implements, and lastly a mortar that was burst in the bombardment of Lille, which the new commissioners on the frontier have ordered back to that place, in the name of the representatives of the nation, which in their opinion will be a most acceptable present to the

people of Lille, whose firmness and courage once saved the republic, and will save it again."

BALTIMORE, June 25.

The latest European News Papers advise, that the Venetian Senate had given orders, to the French Charge d'Affairs in Venice, to take down the French Republican Arms from his Hotel; which not being complied with by him, the Senate caused them to be taken down, in an ignominious manner by a number of stone masons, attended by an escort of 200 Shirks.—That the Prince of Saxe-Coburg had received orders from his Imperial Majesty to send to Vienna, under an escort, the French general Bouronville, with his adjutant, and the members of the French National Convention, now state prisoners, with an injunction to the officer commanding the escort to halt at the nearest post to Vienna, and from thence transmit official notice to the Aulic Council of War, of the arrival of the prisoners, who it was imagined were to be confined in the scrits of Spielberg, in Moravia.—That the States of the Austrian Netherlands had requested and obtained leave to send a deputation to the court of Vienna—that on the 11th, 12th and 13th of April, several bloody actions had taken place in the neighbourhood of Coude and Valenciennes, between the Imperialists and French, in which the latter, after obstinate resistance, were defeated—that on the 23d a smart engagement took place between their advanced posts, near Maubeuge; the French having advanced in great numbers, at first forced some posts of Chasseurs, who being reinforced, obliged the former to retire in disorder. That the French garrison at Mayence had offered to surrender, on condition of obtaining liberty to march out with the honors of war, and taking with them their Artillery and stores, which was refused—that the King of Prussia was approaching close to that City, in order to bombard it, and the bombardment was expected to be commenced on the 24th of April—that Lord Elgin had concluded a treaty with the Landgrave of Hesse-Cassel to furnish a body of 8000 Hessians—that on the 15th of April Madame Silley, accompanied by Madamosele d'Orleans and Paquet, passed thro Aix, and were followed next day by General Dumourier.—That the Citizens of Maubeuge, in case of being attacked by the combined Armies, had sworn to bury themselves under the ruins of the place and to hang the first person who should dare to speak of capitulating. That Givet and Charlement waited with equal resolution for the enemy, whose principal object seemed to be Valenciennes—that on the 26th of April, at Paris, the Gironde Party had gained a complete triumph over the Jacobins—that Danion, Ruberpiere, Marat and several others had been massacred—that the Girondes had appointed a new executive council, and were in full possession of the Government—that Paris was in a most dreadful situation. Executions frequent, and persons arrested on the slightest suspicion and sent to prison; the populace in a state of famine, clamorous for bread, and with the most dreadful threats surrounding the houses of the bakers—that every thing threatened the greatest commotions. That the second son of Egalite, having been apprehended by general Biron, the convention decreed that he should be conducted to Marseilles, and the whole of the Orleans family there should be tried by the criminal tribunal established in that city, that the price

of bread was still kept by the Municipality of Paris at three Scus per pound, whilst in the provinces it was from seven to eight, and that the whole Kingdom was threatened with Famine.

Lexington, Augt 3.

A variety of concurring circumstances, tend to confirm a belief that the volunteers now raising in this State, will very shortly receive marching orders; consequently a report now in circulation that no campaign will go against the Indians this season, is without foundation.

James H. Stewart.
Is lately returned from Philadelphia, and has brought a

NEAT ASORTMENT OF
CROSERIES, Dry Goods, Cutlery, Saddlery and Queen's ware, which is now opening opposite Mess. Love and Brew's Tavern, and will be sold on moderate terms.

Lexington August 2, 1793.

Taken up by the subscriber near Clear creek, Woodford county, one black horse colt, three years old, thirteen and a half hands high, star on his forehead, no brand perceptible, valued to \$1. Likewise a black mare colt, three years old, thirteen and a half hands high, no brand perceptible, valued to \$1.

Coffey H. Dawson.
May 26. ♀

Taken up by the subscriber Fayette county, little N foal of Elkhorn, a black horse, fourteen hands and a half high, four years old, no brand perceptible, a small star, a natural tracer; appraised to 71.

Samuel M'Gehee.

May 4. ¶
At a Court of Quarter Sessions convened and held for the County of Fayette, at the Court house in Lexington, on Tuesday the thirteenth day of June, 1793.

William Ellis, Complainant,
Against

John Cobb,
Thomas Carr, |
John Holder,
Ebenezer St. Platt, | Defendants.
Thomas Dawson,
James Tompkins and |
Humphrey Tompkins.
In CHANCERY.
The defendant John Cobb and Thomas Carr not having entered their appearance according to the act of Assembly and the rules of this Court, and it appearing to the satisfaction of the Court, that they are no inhabitants of this State; on the motion of the complainant by his counsel, It is ordered that the said defendants do appear here on the first day of their next September court and answer the complainant's bill; that a copy of this order be forthwith inserted in the Kentucky Gazette for two months successively, and published some Sunday at the front door of the Baptist meeting-house in the town of Lexington immediately after divine service.

A Copy Told.
LEVI TODD, Ch. C. Q. S.
12

A Republican.
Five Dollars reward.

UN away from the subscriber, on the nineteenth of this instant, a woman, by name ROSE, of rather a small size, about thirty years of age, a good countenance, her shoulders shew evident marks of whipping, she will no doubt try to pass for a free-woman, and get off to some distant place. Any person securing her in any jail, or bringing her to me, on South Elk-horn, shall receive the above reward, and reasonable charges, paid by

Robert Parker.
July 25. ♀

Taken up by the subscriber on Tanner's creek, Woodford county, one sorrel mare colt, three years old, four feet five inches high, both hind white, and a star in her forehead, no brand perceptible, valued to \$1.

Joseph Taylor.
April 19.

Taken up by the subscriber living on the rolling fork, near Cloyd's creek, Washington county, a gray mare; branded III on the neck shoulder, a dark brown, about thirteen hands one inch high, both hind feet white, a small star in her forehead, five years old this Spring, with a small bell, marked on one side 118 and on the other 176; appraised to \$1.

Benedict Spaulding.
May 1.

The subscriber requests all those indebted to him, to make immediate payment, as he cannot possibly give any further indulgence. He hopes no person of gratitude so indebted will fail to comply with this notice, as they will by so doing very much disoblige themselves as well as their humble servant.

Charles Sumption.

July 25.
Taken up by the subscriber near the mouth of Hickman creek, a dark chestnut horse, about 13 or 14 years old, 14 hands and an inch high, a blaze face, some faddles spots; appraised to \$1.

Also a sorrel horse, six years old, thirteen hands and a half high, marked with a small bit taken out of the under side of his right ear; appraised to \$1.

John Sefferet.

WILLIAM HUGHT & CO.
Have lately removed their Store
from the corner of main and
cross streets in this town into
the house lately occupied by Mr.
David Humphreys and next
door to Mr. Andrew Holmes,
And are now opening a fresh
supply of

G O O D S,

Which added to the former,
will make a handsome assortment;
amongst which are, a quantity
of 2d. 3d. 4d. 5d. and 2d.
nails, which they will sell on
the lowest terms for cash.—They have
established a nail factory in this
place, and can furnish any kind of
nails or brads on the shortest notice.

Lexington, July 27 1793.

To all to whom these may concern,
Notice is hereby given,

That we JOHN GREEN and
REBECCA GREEN, of Scott county,
have been lawfully married, but
for reasons known to ourselves
and mutually by our own con-
sent, at the next Session of Assem-
bly, petition that lawable body,
to pass an Act to legally divorce
and separate us from all obliga-
tions to each other as man and wife;
for which purpose we have as far
as in our powers by writings past
between us retained each other
this day and date. As witness our
hands and seals, July 27. 1793.

John Green,
33 W. Rebecca Green.

William Peter,
At his TAN YARD, one mile from
Frankfort.

Gives CASH for green and dry
HIDES. He wants

An APPRENTICE,
Between the age of 15 and 17 who
can come well recommended.

Cash will also be given for
green and dry HIDES, at H. MUL-
VAIN'S Store in Lexington.

CLEAN LINEN

R A G S

Will be taken at the George
Town Fulling mill, for dresting
Cloth, by

CRAIG & LOGAN.

Bourbon county, to wit:

June Term, 1793.
Thomas Edis, Complainant,
Against

James Watson, Defendant.

In Chancery.

THE defendant having failed
to enter his appearance according
to the act of Assembly and the
rules of this Court, and it appearing
to the satisfaction of the
Court, that he is no inhabitant of
this Commonwealth. On the motion
of the complainant by Alexander K. Marshall his attorney, it
is ordered, that the said defendant
do appear on the first day of the
next court of Quarter Sessions, and
answer the complainant's bill, and
that a copy of this order be
forthwith inserted in the Kentucky
Gazette for two months successively,
and published once Sunday at the front door of the Baptist
Meeting-house, near Cooper's run,
immediately after divine service.

A Copy Test,

Thomas Reeder, C.C.Q.S.

Taken up by the subscriber
living in Clarke county on the
head waters of Flington, a bay
horse six years old, with a black
mane, tail and legs, fourteen
hands high, branded with B on
the left buttock, stood all round,
appraised to 10l.

Abihu Anderson.

June 14. ^t
On the 15th of August a
company will meet at the Crab
Orchard to start early the next
morning through the wilderness.

July 22.

Ten Dollars Reward.
DESERTED from Fort Hamilton,
Hugh Murphy, I believe
a native of Pennsylvania, about 5
feet 8 or 9 inches high, round
shouldered; black hair and dark
complexion; has a down look and
rather slow of speech. He was cul-
lifted by Sergeant Thompson in
Bourbon county, Kentucky.—Said
Murphy deserted in company with
a man in the Q. M. department,
whose name I do not know; they
took with them three new com-
pany rifles, and it is probable they
will make down the river or to
some frontier part of Kentucky; who-
ever apprehends and secures
said deserter in any jail of the U.
S. or delivers him to his officer,
shall receive the above reward.

T. LEWIS, Cap. 3d Sub
33 W. Legion U. S. A.

Taken up by the subscriber
in Scott county, near Toliver
Craig's mill, a black horse, seven
years old, branded on the near
shoulder thus S, a blaze and strip,
four white feet fourteen and a
half hands high, stood before, ap-
praised to 10l.

Colby Shipp.
May 4.

Taken up by the subscriber
in Woodford county near
George Stevenson's mill on Glen's
creek, one bay Mare about six
years old, about thirteen hands
three inches high, branded on the
near shoulder SS, appraised to 9l.

William Sample.
Taken up by the subscriber,
living in Nelson county, on Simp-
son's creek, near the Sulphurlick;
a foal Mare, fourteen hands
high, with a star in her forehead,
and a spot on her right thigh,
about two inches long, and three
quarters of an inch wide, four
years old; branded on the near
shoulder MK in a piece; with spot;
appraised to 8l.

Richard Arnot.
April 30.

The subscriber begs leave
to inform all persons indebted to
him, that he intends sending to the
settlement about the twentieth of
August next, and hopes every per-
son of gratitude is indebted, will pay
up their respective balances on or
before that time.

C. Beatty.
Lexington July 13.

I wish to purchase a handsome
Saddle Horse,
That will pace and trot elegantly,
well formed and in good
order, he must not be over eight
years old, or under fourteen hands
and a half high.—For a Horse of
the above description, I will allow
a handsome price.

C. B.

Taken up by the subscriber
in Nelson county, on the head
of long lick creek, a brown cow,
marked with a half crop in the left ear,
eight or nine years old, appraised
to 10l. 15s.

John R. Gaither.

ALL persons indebted to the
subscriber either by bond, note
or hook except are earnestly re-
quested to make payment on or be-
fore the 15th of August next, as it
is not in my power to make my re-
sultances without collecting my
debs. I hope those indebted to me
will not look for any further indulgence,
as it will not be in my
power to wait longer than that pe-
riod.

JAMES LEMON.
Bourbon, July 26.

34

Taken up by the subscriber
living in Clarke county on the
head waters of Flington, about
four miles from Mount-
Horn, a foal mare about seven or
eight years old and thirteen hands
one inch high, mixed with white
hairs about the head, one saddle
spot, neither docked nor branded,
appraised to 4l.

James Magill.

April 27.

Taken up by the subscriber
in Fayette county, Davy's fork of
Elkhorn, two year colt, the one
a dark Brown steer, three years
old, with some white on his belly
and back, marked in the right ear
with a crop, and underbelly in
the left; appraised to 10l. 15s. The
other a one year old, heifer, marked
with a swallowtail and in the
ear; appraised to 10l. 15s.

William Miligan.

June 19.

Taken up by the subscriber,
living near Capt. Casey's mill on
the Salt river, Mercer county, a
foal horse, six years old, fourteen
hands high, with a white mane
and tail, both hind feet white,
a long blaze in his face, & long saddle
spots, no brand perceptible, ap-
praised to ten pounds.

Walter Boden.

May 23.

Taken up by the subscriber
in Woodford county, a dark
brown filly, three years old, with
a small star, branded on the near
buttock thus A, about thirteen
hands high, appraised to 8l. Also
a foal filly, about two years old,
with a small star and strip,
branded on the near buttock thus
A, no other brand perceptible, ap-
praised to 4l.

James Wakér.

April 2.

KENTUCKY to wit.
Court of Appeals, 1793.
Benjamin Quinton Esq.
Against (plaintiff) In Chan-
Green Clay & Defen- cacy.
William Mayo Esq.

THE Defendant William Mayo
not having entered his ap-
pearance here, agrees to a
rule of this Court, and it appears
to the satisfaction of this
Court that he is not an inhabitant
of this state. On the motion of
the complainant by his counsel, it
is therefore ordered, that the said
defendant William Mayo do appear
here by the twelfth day of
the next October Term, and an-
swer the bill of the said complain-
ant; and that a copy of this order
be published in the Kentucky
Gazette, and published some
Sunday at the front door of the
Baptist Meeting-house, in the
town of Lexington, immediately
after Divine Service.

A Copy Test,

Thomas Todd, C. C. O. S.

Taken up by the subscriber
living near the Crab orchard, Lin-
coln county, one foal mare, 14
hands and a half high, a star in
her forehead, four years old,
branded on the near buttock & on
the other quarter 3, appraised
to 7l. Also a dun mare, 14 hands
high, rising five years old, bran-
ded on the right shoulder A, ap-
praised to 6l. Also a foal mare,
thirteen hands and a half high,
blaze face, four white feet, no
brand, three years old appraised
to 4l.

William Kendall.

May 22.

Five Dollars Reward.

ON the 22d inst. a low thick
well fed negro man, named Saul,
about 20 years of age, 5 feet 5 or
6 inches high, round faced; the
clothes he took with him was a dark
blue coat neatly made, striped
jacket, an old pair of cufflink
breeches, tow trowsers and shirts,
shoes with buckles. Whoever
takes up said negro, and brings
him to the subscriber living on
South Elkhorn at the mouth of the
Town fork, shall receive the above
reward, and reasonable charges,
paid by me.

John Calhoun.

35

JUST OPENED;

By the subscriber, at his Store
in Lexington, an assortment of
M E R C H A N D I S E,
SUITABLE to the present and
approaching season; amongst
which is, a collection of school-
books, novels, &c. &c. which will
sell on the most moderate
terms, for Cash.

He hereby gives notice to all
indebted, either to myself and Kirk-
patrick, or to himself, to pay off
their respective balances on or before
the twenty-fifth day of August next; at
which time he will deliver the respective accounts of
all those who fail into the hands
of an attorney, to proceed against
them according to law.

Joseph Byers.

All debts due me, and not
discharged before the 15th of Au-
gust next, will be put into the
hands of a proper officer to collect.
Any person inclining to pay, will
find my books and papers, with Mr.
H. Baert jun. of Lexington.

Thomas Young.

Music July 10.

IRWIN & BRYSON,
At their Store in Lexing-
ton,

HAD just received from Phil-
adelphia, a very large supply
of very good Goods, suitable to
the summer and fall season, which
in addition to their former Goods,
makes a very general and complete
assortment of merchandise, which
they will sell on low terms for
Cash or country Produce.

Lexington, July 12, 1793.

At a Court of Quarter Sessions con-
tinued and held for the County
of Fayette, June 14th 1793.
Jeremiah Craig, Complainant,

Against.

Thomas Little, Defendant:

In C H A N C E R Y.

THE defendant not having en-
tered his appearance according
to the Act of Assembly and the
rules of this Court, and it appearing
to the satisfaction of this
Court that he is no inhabitant of
this Commonwealth, on the motion
of the complainant by his counsel,
it is ordered, that the said defendant
do appear here on the last day
of the next September Court
of Quarter Sessions, and answer the
complainant's Bill, and that a copy
of this order be inserted two
months successively in the Ken-
tucky Gazette, and published some
Sunday at the front door of the
Baptist Meeting-house, in the
town of Lexington, immediately
after Divine Service.

A Copy Test,

Levi Todd, C. C. O. S.

Taken up by the subscriber
living near the Crab orchard, Lin-
coln county, one foal mare, 14
hands and a half high, a star in
her forehead, four years old,
branded on the near buttock & on
the other quarter 3, appraised
to 7l. Also a dun mare, 14 hands
high, rising five years old, bran-
ded on the right shoulder A, ap-
praised to 6l. Also a foal mare,
thirteen hands and a half high,
blaze face, four white feet, no
brand, three years old appraised
to 4l.

William Whitney.

June 23.

TO BE RENTED.

OR let on the farms between 30
and 40 acres of cleared land,
situate in the forks of Elkhorn &
Georgetown. Likewise with a good
fellow and wench, will be let
with that part of the farm, to a
person with a family, well recom-
mended; for terms, apply to the
subscriber on the premises.

Jane Todd, Esq. W.

July 23.

SACRED TO THE MUSES.

THE STORM.

WILL ask'd his wife's consent
to go
A trip to sea—a month or so;
“As! my only dear,” says he,
“Why will you trust the faithless
sea?

“The wretched hours you little
know,
“Which hardy sailors undergo.”
“Nay nay,” quoth WILL, “avail
my dear,
“Nor storms or wind I e'er shall
fear,
“For he that can your noise endur—
“The whirlwinds life—may sleep
secure!

KENTUCKY, TO WIT:

May Court of Appeals, 1793.
William Willis, Plaintiff,

Against
Henry Bartlett, Defendant,
Upon a caveat for 1337 acres of
land, lying in Fayette county on
the Kentucky river.

THE defendant having failed to
enter his appearance herein,
agreable to a rule of this court,
and it appearing by satisfactory
proof to the court, that he is not an
inhabitant of this state. On the
motion of the plaintiff by his
attorney, it is ordered that the said defendant do appear here on the
twenty-fourth day of the next October court, and answer the
complaint of the said plaintiff; and that a copy of this order be
published three times in the Kentucky Gazette.

A Copy. Test.
Thomas Todd, C.C.A.

KENTUCKY to wit:
May Court of Appeals, 1793.
John Craig & Robert Johnson, Plaintiffs

Against
Benjamin Netherland, Defendant,
Upon a caveat for 1000 acres of
land, lying in the fork of Elk-
horn in Fayette county.

THE defendant having failed to
enter his appearance herein,
agreable to a rule of this court,
and it appearing by satisfactory
proof to the court, that he is not an inhabitant of this state.
On the motion of the plaintiff by
their attorney, it is ordered that the said defendant do appear here on the
twenty-fourth day of the next October court, and answer the
complaint of the said plaintiff; and that a copy of this order be
published three times in the Kentucky Gazette.

A Copy. Test.
Thomas Todd, C.C.A.

Scotch and Rappee SNUFF
Attale and salby
EDMUND PURSELL,
At his SNUFF-MILL, in Baird's
Town, Nelson County.

WHERE gentlemen store-
keepers and others, may
be supplied by the large or small
quantity on lower terms than at
Philadelphia or Baltimore, pack-
ed in kegs, bladders or papers
of pound, half pound, 13*lb.* and
9*lb.* paper.

Clean linen Rags will be taken in
pay near for snuff at the mill.

Said Snuff to be had also by
the quantity, at Mr. John Meplon's
Store in Lexington.

BLANK
WARRANTS and EXECUTE-
ONS.
To County Court Magistrates, may
it be of C.C.

KENTUCKY to wit:

May Court of Appeals, 1793.
The Devisees of John { Plaintiffs
May deceased, { Against
Henry Banks, Defendant.

Upon a Caveat for 7190 acres of
land, lying in Jefferson county
(now Nelson) on the Ohio River.

THE Defendant having failed
to enter his appearance herein,
agreable to a rule of this Court,
and it appearing by satisfactory
proof to the Court that he is not an
inhabitant of this State. On the
motion of the Plaintiff by their At-
torney, it is ordered that the said de-
fendant do appear here on the twenty-
fourth day of the next October
Court and answer the complaint of
the said Plaintiff, and that a copy of
this order be inserted three times in
the Kentucky Gazette.

A copy. Test.
Thomas Todd, C.C.A.

TO BE LET

The Sine formerly occupied by
PETER JANUARY & SON.

AND MORE RECENTLY BY

JRWIN & REYNOLDS.

For terms apply to the subscriber

at their Store the corner of Main and

Upper Streets.

PETER JANUARY Jun & Co.

Why will you purchase a quant-
ity of Furs of all kinds, B.-cop, But-
ter, Choco & Sugar, for which the
highest price will be given.

KENTUCKY to wit.

May Court of Appeals, 1793.

John Finney, Plaintiff

Against { (ant.) In Chan-

Green Clay & 2 Defen-
dants William Mayo & dauts.

THE Defendant William Mayo

T has not having entered his ap-
pearance herein agreeable to a
rule of this Court, and it appear-
ing by satisfactory proof to the
Court, that he is not an inhabitant
of this State. On the motion of
the Complainant by his coun-
sel, it is ordered that the said de-
fendant William Mayo, do appear here on the twelfth day of
the next October Term, and an-
swer the bill of the said com-
plainant; and that a copy of this order
be published three times in the
Kentucky Gazette.

* * * He wants three or four
good JOURNEYMAN, to whom
he will give good wages as can be
got in the State.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

Morris Hammon, Plaintiff

Against

Perry Encks, Defendant.

Upon a Caveat for 2000 acres of
land, lying in Jefferson county,
on the waters of Bull Run, a
branch of Brasiers creek.

THE Defendant having failed
to enter his appearance herein,
agreable to a rule of this court,
and it appearing by satisfactory
proof to the court that he is not an
inhabitant of this State. On the
motion of the Plaintiff by his
Attorney, it is ordered that the said
Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit.

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit.

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.

John C. Cwings, Plaintiff

Against

Benjamin Netherland, Defendant.

Upon a Caveat for 1000 acres of
land, lying in Fayette county in
the fork of Elkhorn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.

On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.

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